1	SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF WESTCHESTER	
2	ALLAN KASSENOFF,	x
3	Plaintiff,	
4	-against-	Index No. 58217/2019
5	CATHERINE KASSENOFF,	
6	Defendant.	x
7		
8	June 2, 2021 Microsoft Teams Vir B E F O R E:	tual Meeting
9	HONORABLE NANCY QUINN KOBA	
10		Justice
11	APPEARANCES:	
12	DIMOPOULOS BRUGGEMANN P.C. Attorneys for the Plaintiff	
13	73 Main Street, 2nd Floor Tuckahoe, New York 10707 BY: GUS DIMOPOULOS, ESQ.	
14		
15	THE WIEDERKEHR LAW GROUP, P.C. Attorneys for the Defendant	
16	One North Lexington Avenue, 11th Floor White Plains, New York 10601 BY: EVAN WIEDERKEHR, ESQ.	
17	MOST & SCHNEID, P.C.	
18	Attorneys for 222 Bloomingdale Road, Suite 302	
19	White Plains, New York 10605	
20	BY: CAROL W. MOST, ESQ.	
21	ALSO PRESENT: Blake Marlowe Burke	
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23		
24		
25		JACQUELINE NISHI-BROAC Senior Court Reporter

1	COURT ATTORNEY REFEREE: Appearances, please.
2	MR. DIMOPOULOS: Good morning, Your Honor.
3	Dimopoulos Bruggemann, by Gus Dimopoulos, on behalf of
4	plaintiff, Allan Kassenoff, who is here with me. Good
5	morning.
6	MR. WIEDERKEHR: Evan Wiederkehr, The Wiederkehr
7	Law Group, for Ms. Kassenoff. Good morning, Referee
8	Ratner.
9	COURT ATTORNEY REFEREE: I see your client is
10	present.
11	MR. WIEDERKEHR: I believe that is the case.
12	MS. KASSENOFF: I want to mention I have a
13	friend who would like to attend this conference as well.
14	COURT ATTORNEY REFEREE: I would have to ask
15	Judge Koba. Who is the friend?
16	MS. KASSENOFF: A friend of mine. Her name is
17	Marlowe Burke.
18	COURT ATTORNEY REFEREE: Mr. Wiederkehr, do you
19	know who this is and why she is attending?
20	MR. WIEDERKEHR: I do not know Ms. Burke
21	personally. My understanding is she is attending to
22	provide support to Ms. Kassenoff during these difficult
23	times.
24	COURT ATTORNEY REFEREE: Okay. Ms. Most?
25	MS. MOST: Good morning, everybody. Carol Most,

1	attorney for the children.
2	COURT ATTORNEY REFEREE: I see Chava White is
3	present.
4	MS. WHITE: Hi. My name is Chava White. I work
5	for Comprehensive Family Services, from the Bronx office,
6	located at 2825 Third Avenue in Bronx, New York.
7	COURT ATTORNEY REFEREE: Thank you. Hold on,
8	let me speak to the judge.
9	(Pause.)
10	COURT ATTORNEY REFEREE: I have been advised
11	that Judge Koba will join us shortly. She is just going
12	into the courtroom.
13	(Pause.)
14	COURT ATTORNEY REFEREE: Did all of you receive
15	the prior report of Ms. White?
16	MS. MOST: It just came through this morning.
17	COURT ATTORNEY REFEREE: Mr. Wiederkehr, did you
18	get it?
19	MR. WIEDERKEHR: Yes, two or three minutes ago.
20	COURT ATTORNEY REFEREE: And Mr. Dimopoulos, did
21	you receive it?
22	MS. MOST: It came through at 9:32.
23	COURT ATTORNEY REFEREE: Gus, can you hear?
24	MR. DIMOPOULOS: Yes. I just forgot can you
25	hear me?

1	MS. MOST: Now we can.
2	COURT ATTORNEY REFEREE: Did you receive the
3	report?
4	MR. DIMOPOULOS: I did. Thank you.
5	THE COURT: Good morning, everyone.
6	MR. DIMOPOULOS: Good morning, Your Honor.
7	MS. MOST: Good morning, Your Honor.
8	THE COURT: Let's go on the record.
9	COURT ATTORNEY REFEREE: I have had them already
10	put their appearances on the record.
11	THE COURT: Very good. I called this conference
12	because of a letter that I received from Ms. Most.
13	Ms. Kassenoff, is your camera working? Can
14	everybody see her? It might just be my screen.
15	COURT ATTORNEY REFEREE: There is one issue.
16	Ms. Kassenoff has a friend who is apparently with her,
17	Marlowe Burke. She wants this friend to be present during
18	the conference. I said that would await your
19	determination.
20	MS. KASSENOFF: She is not with me. She would
21	appear by zoom from her own location.
22	THE COURT: Ms. Kassenoff, do you have a camera?
23	Because I can't see you.
24	MS. KASSENOFF: It's not working, Judge. But
25	I'm here, and I would like my friend to attend. This is a

1	very, very difficult set of circumstances, and I would ask
2	that the Court allow me to have some emotional support.
3	It's very hard to lose your children and to go through a
4	process like this.
5	THE COURT: I need you to have a camera, because
6	I need to see you. I haven't seen you at the last several
7	conferences that we have had. Do you have a phone or
8	something where you have a working camera?
9	MS. KASSENOFF: I don't, Judge. May I include
10	my friend?
11	THE COURT: I'm thinking about it. I'm
12	concerned, and I'm unable to see you. I might just move
13	this to in person. There is no camera where you are at
14	work, in the house, on the phone?
15	MS. KASSENOFF: Judge, I don't even have wifi.
16	THE COURT: Okay.
17	MS. KASSENOFF: And we have done conferences
18	without the camera many, many times, so I wasn't aware
19	that you needed the camera.
20	THE COURT: Yeah. On a conference like this,
21	yes, I would prefer the camera.
22	Ms. White, is your camera working?
23	MS. WHITE: I believe so.
24	THE COURT: Can everybody see her?
25	MR. WIEDERKEHR: Yes.

1	MR. DIMOPOULOS: Yes.
2	THE COURT: I will sign out and sign in again.
3	(Pause.)
4	THE COURT: Ms. White, do you have any other
5	time today?
6	MS. WHITE: After 12:30, no, but before then,
7	yes.
8	THE COURT: Ms. Kassenoff, are you located in
9	Westchester County?
10	MS. KASSENOFF: Yes, Judge, I am, but I'm
11	working today. I mean, I have a full-time job.
12	THE COURT: Right, which I thought you typically
13	worked at from home.
14	MS. KASSENOFF: I work at home, and sometimes I
15	work from the office, or from the city.
16	THE COURT: So I need to see you for the
17	purposes of this conference. Are you in a situation
18	where Mr. Wiederkehr, do you have a place in your
19	office where she can use the camera?
20	MR. WIEDERKEHR: I don't have a laptop for her.
21	I could theoretically put her in front of a computer in
22	somebody else's office, yes, if Your Honor would like. I
23	would do whatever it is to be accommodating, Your Honor.
24	THE COURT: Fine. How far is it from your
25	office to Ms. Kassenoff? Are you in New Rochelle or in

1	White Plains at your office?
2	MS. KASSENOFF: I'm currently in New Rochelle,
3	Judge. My issue is that I have important meetings today
4	with my boss. I just I'm not sure that I can easily
5	accommodate a new change in the schedule. These are
6	last-minute changes that are really starting to interfere
7	with my employment.
8	THE COURT: Unfortunately, when I get a letter
9	about the safety of children, I make that a priority.
10	This is also something that I didn't have scheduled on my
11	calendar, and I had to shuffle other prior cases in order
12	to do this and also to make sure Ms. White was available.
13	But very well, we will continue this way.
14	Who is $1(646)472-4520$? Does anybody know that
15	telephone number?
16	MS. KASSENOFF: Judge, I think that's Ms. Burke.
17	THE COURT: Does she have a camera? Because I'm
18	not having her in here where I can't observe what's going
19	on.
20	MS. KASSENOFF: I will ask her now.
21	THE COURT: Okay.
22	COURT ATTORNEY REFEREE: That's a call-in
23	number, Judge. It would not be with a video.
24	THE COURT: Okay. Ms. Kassenoff, nevermind.
25	MS. KASSENOFF: Okay, Judge.

1	THE COURT: Okay, the individual whom I just
2	admitted to the proceeding, could you please state your
3	full name and address for the record?
4	MS. BURKE: My name is Blake Marlowe Burke.
5	231 Carrollwood Drive, Tarrytown, New York 10591.
6	THE COURT: Okay. Ms. Burke, I'm allowing you
7	to observe the proceedings as a member of the public.
8	Please understand the following rules apply to your
9	observation here and to everyone else on this virtual
10	conference:
11	There is no recording or streaming of this court
12	appearance. This is a virtual courtroom. All rules of
13	decorum apply, as do the Administrative Judge's rules that
14	there is no recording or streaming. Do you understand
15	these rules?
16	MS. BURKE: Yes, ma'am, I understand.
17	THE COURT: And you will adhere to them?
18	MS. BURKE: Yes.
19	THE COURT: So you need to mute. You may
20	observe.
21	Ms. Most, this conference was scheduled as a
22	result of the correspondence you received from the Court.
23	Could you please quickly state your concerns? And then
24	I'm going to swear in Ms. White, and she can advise what
25	transpired at the recent visit.

1	MS. MOST: Yes, Your Honor. Thank you. Good
2	morning, Your Honor. The girls have been very open, and
3	have been open, and have been finding their own voices.
4	They have begun to tell me how unhappy they have been.
5	They have given me some history, which I put into my
6	letter to the Court. But in sum and substance, the
7	visitations have been going very poorly, from their
8	perspective. The not just the in-person visitation,
9	but also the telephonic visitations, which are currently
10	not happening because the services were discontinued.
11	However, the in-person visits have been very
12	upsetting to the girls. They do not want to return. They
13	actually did not want to return to the visit they had this
14	past Sunday, but they were it was discussed with
15	Ms. White, and they agreed to all come. And the
16	visitation was a disaster from their perspective. And
17	after about an hour, they asked to be have the visit
18	terminated. The visit prior to that was also a disaster.
19	And I would say that the visit prior to that was not a
20	good visit.
21	The girls believe that their mother has been
22	dishonest with them. She has been contacting them despite
23	there being a Court order for that not to happen. There

have been multiple WhatsApp calls. There have been

multiple e-mails. There have been multiple phonecalls

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now. And this past weekend, after the visit, there was actually an e-mail to all three girls, and Allie sent that to me. And she told me -- after receiving it, she actually called me to tell me they were all very, very upset about the e-mail they received. They feel it was dishonest, and they're just upset.

They're upset about the crying; there is constant crying on the visits. They are very upset about that. They feel the crying is a manipulation. Whenever the mom doesn't get what she wants, she gets hysterical and starts to cry. It's something we have seen on the Zoom video calls. And the girls, all three girls, cannot handle the crying. They're not willing to go back. They don't want to have visits at this time.

I just want to tell you that I did speak to

Dr. Susan Adler. She met with both girls this week.

Charlotte was extremely upset. Jojo was as well. They

don't want to have visits. And she thinks the visits

should be terminated, at least for a while, because it's

just bad for the girls.

I didn't have a chance to speak to Dr. McGuffog, but Allie is very -- really very clear that she does not want to have visits right now. She feels she has been manipulated by her mother. She feels her mother manipulates them constantly. You did hear the information

1	in my letter about the times she ran away. I'm sure the
2	Court was very disturbed about that, because that was
3	information that Allie she has talked about it with me
4	before, but now she even told me her mother insisted she
5	run away to the police station, and actually followed her
6	there. Allie just feels that she has been manipulated by
7	her mother for a very long time. She can't handle it
8	anymore.
9	So from the three girls' point of view, they
10	don't want access. Jojo would like access, but only if
11	her sisters will be there; otherwise she is afraid to be
12	alone with her mother. I can't disclose to the Court what
13	she told me because I didn't get permission to tell the
14	Court, but she does not want to be alone with her mother.
15	And even Allie told me that when she was alone with her
16	mother after she ran away, she was afraid. So I think the
17	access as it is currently cannot go forward.
18	THE COURT: Okay. Ms. White, could you raise
19	your right hand, please?
20	CHAVA WHITE,
21	after having been duly sworn by the Clerk of the Court, was
22	examined and testified as follows:
23	THE COURT: Could you state your full name and
24	your business address for the record?
25	MS. WHITE: Chava White. 2825 Third Avenue,

- 1 Bronx, New York.
- 2 DIRECT EXAMINATION BY
- 3 THE COURT:
- 4 Q Ms. White, you were the supervisor providing
- 5 in-person supervision to Ms. Kassenoff, correct?
- 6 A That's correct.
- 7 Q And the Court is in receipt of information indicating
- 8 that as a result of the visit earlier this month, you have
- 9 required Ms. Kassenoff to sign a contract regarding the
- 10 protocols and behaviors to be observed during the visit; is
- 11 that correct?
- 12 A I did.
- 13 Q And Ms. Kassenoff signed that in preparation for the
- 14 visit that was held this past weekend, correct?
- 15 A That's correct.
- 16 Q So could you advise the Court, please, what
- 17 transpired during the visit? I believe it was May 30.
- 18 A This past Sunday, yeah.
- 19 Q Okay.
- 20 A I mean, you just want me to give you just a general
- 21 overview of how that visit went?
- 22 Q Yes, because you didn't have time to write a report.
- 23 So you have heard what the Court has been presented with, the
- 24 girls not wanting to return.
- 25 A So I was aware even before Sunday that the children

- 1 were reluctant to visit, to participate in the visit. And we
- 2 have been having some issues with transition, especially with
- 3 Charley lately. So I preemptively actually spoke with each of
- 4 the children individually the night before the visit, to try to
- 5 encourage them all to participate, to hopefully not have to
- 6 deal with transition issues right then and there at the start
- 7 of the visit.
- 8 During that meeting with the kids, all of them
- 9 expressed varying degrees of reluctance to come to the visit.
- 10 And I was able to sort of bring around Allie and Jojo; not so
- 11 much Charley. So in the morning, on Sunday when they arrived,
- 12 Allie and Jojo did transition, although Jojo said to me
- 13 straight out that she wants to leave after an hour. I chose
- 14 not to address it then, because I figured she would get
- involved in the visit and then hopefully it wouldn't be an
- 16 issue. So I didn't really say anything to her about that. I
- 17 said, "Let's go. Let's at least start." I encouraged Charley
- 18 to come. Charley did not want to come.
- 19 I told the kids what was relayed to me by
- 20 Ms. Kassenoff via e-mail of her plan for the visit, which was
- 21 to get sushi and watch a movie together; some other things, but
- 22 those were the highlights. Those are things that Charley
- 23 likes. I told Charley, "This is your mom's plan for the
- 24 visit," and she was immediately sort of ambivalent about
- 25 whether or not she now wanted to join. But she still said no.

- 1 She also said, "My mom is just trying to bribe me." However,
- 2 as me and Allie and Jojo were walking down the driveway, we
- 3 could see Charley eventually got out of the car and joined us.
- 4 So she came.
- 5 So the visit started okay, and -- there was no sushi
- or movie when we got there, however; at least that wasn't,
- 7 like, initially happening. But Ms. Kassenoff said she would
- 8 order the sushi later. The kids seemed a little bit, like,
- 9 surprised by that. But they, you know, started interacting
- 10 with her and chatting with her. And Charley was on her phone a
- 11 lot.
- 12 And at some point, I don't know, I don't remember
- 13 exactly how much later -- I can check my phone and see --
- 14 Mr. Kassenoff texted me that Charley was texting him a lot,
- 15 saying she wanted to leave and she wanted to be picked up at
- 16 certain times. I asked him -- well, two things. I eventually
- 17 asked him to just give Charley my cellphone number so that she
- 18 wasn't going through him.
- 19 And also I explained to him, "Look, if Charley has,
- 20 like, a reason to leave, if she is upset about something, if
- 21 there is something going on that's uncomfortable and she wants
- 22 to leave, we can do that. But I don't want you running back
- and forth here on the children's whims because one wants to
- leave at this time and one wants to leave at this time for no,
- 25 like, apparent reason." Because at the time the kids were just

- 1 playing bingo with their mom. And the normal, like, sibling
- 2 bickering and that stuff, but it was going more or less
- 3 smoothly, comparatively speaking.
- So he said fine. And I told Charley, because she
- 5 texted me she wanted to leave at a certain time, I said,
- 6 "Listen, if you want to go, if you feel like you can't stay and
- 7 you need to leave, you can let your dad know at that point.
- 8 But I don't want you to ask him to come back at a certain time
- 9 when you might be involved in playing or doing something; you
- 10 you might not want to leave at that point. Don't make plans to
- 11 leave at 3:40" or whatever times she decided. So she said
- 12 okay.
- The kids kept playing, but clearly something else was
- 14 going on for Charley, I guess behind the scenes, meaning
- 15 psychologically, that was not necessarily apparent in the
- 16 interactions that I was viewing; because at some point she went
- 17 upstairs to go to the bathroom, although apparently to be on
- 18 her phone to text. And she texted her dad, and she texted me
- 19 as well, that she really, really wanted to leave. So I said to
- 20 her, "Okay, well, if that's the case, we have to talk to your
- 21 mom. You can't just, like, run out of here. We have to talk
- 22 to your mom. I can come, and we will talk to her. And you
- 23 have to explain to her that you want to leave and why you want
- 24 to leave. And if you are going to leave, you will leave."
- 25 That's kind of when everything went south.

- So I did -- I went upstairs with Ms. Kassenoff. And
- 2 I quickly explained to her that Charley had asked her dad to
- 3 come pick her up, and she really wanted to leave.
- 4 Ms. Kassenoff sort of immediately became, you know, visibly
- 5 upset, understandably so. I sort of tried to ask her to stay
- 6 calm so we can have a conversation with Charley. I explained
- 7 we have to talk about it, let's talk to her about it. I think
- 8 it was difficult to have a calm conversation because
- 9 Ms. Kassenoff was obviously very emotional at the time. And
- 10 Charley is really uncomfortable, I mean from what I can see,
- 11 with emotions in general. She really couldn't tolerate the
- 12 conversation. And --
- Q When you say Ms. Kassenoff was emotional, what
- 14 exactly was she displaying?
- 15 A In tone of voice. She wasn't crying yet, but in tone
- 16 of voice and in what she was saying, she was -- right away she
- 17 was saying, "I don't want you to leave" and "We used to have
- 18 such a strong bond; what happened?" Charley really did not
- 19 seem to be able to, like, handle it. She was really trying to
- 20 evade the whole conversation. And after less than five
- 21 minutes, maybe two to three minutes, she just left; she went
- 22 out.
- Ms. Kassenoff started crying. I tried really hard
- 24 to, like, ask her to please get herself together before she
- 25 went downstairs to join the kids. I tried to point out that,

- 1 "Look, if Charley is going to leave, she is going to leave.
- 2 But we could still have the rest of the visit." We were only
- 3 maybe a little over an hour in at that point. We could do the
- 4 rest of the visit with Allie and Jojo and have a good time.
- 5 "If Charley is going to leave," I said, "look, she came to the
- 6 visit today. The last -- I don't know what, two visits before,
- 7 she didn't come. So at least she came at all. And let's
- 8 salvage what we have here."
- 9 It didn't really go that way. Ms. Kassenoff was able
- 10 to sort of on the face of it put herself together, stop crying,
- 11 but clearly was quite internally agitated and -- which came
- 12 through in her voice and some of the things she was saying.
- 13 And things really just escalated when we went downstairs. And
- 14 Charley also was at a point where she, like, just couldn't
- 15 handle being around her mother, and didn't -- made it very
- 16 clear she didn't want to be talked to by her and didn't want to
- 17 be in the same room. But Ms. Kassenoff sort of kept trying to
- 18 engage with her. And Charley was getting really agitated and
- 19 wanted to go outside and wait in the rain by herself, and I
- 20 didn't want her to do that.
- I was trying to intervene on that, and trying to get
- 22 Charley to calm down, and trying to get Ms. Kassenoff to stop
- 23 engaging. Then Jojo puts her hood on and said she also wants
- 24 to leave. And I think at that point Ms. Kassenoff became even
- 25 more upset. And I tried to sort of encourage Jojo to stay.

- 1 "Well, how about we can watch the movie? You know, why do you
- 2 want to leave?" It wasn't 100 percent clear to me why Jojo
- 3 wanted to leave at that point. It's still not 100 percent
- 4 clear to me. It's possible that it was just because conflict
- 5 was escalating, and generally that's triggers them, but I'm not
- 6 really sure.
- 7 In any case, things escalated from there emotionally.
- 8 Ms. Kassenoff started telling the kids, "Okay, if you don't
- 9 want me in your life, then sure, you can leave early, and you
- 10 will see, you will have less and less time with me, and that's
- 11 what it will be." The kids are clearly starting to get more
- 12 and more agitated, and they all left the room. Charley went
- 13 outside by herself in the rain. I tried to help Ms. Kassenoff
- 14 regulate, but I couldn't. She was already really, really
- 15 upset, and just really very focused on her feelings at that
- 16 point and her beliefs that everything is entirely a result of
- 17 the father's intervention and the AFC's interference and
- 18 whatnot.
- 19 I really couldn't salvage it at that point, and I
- 20 figured at that point that probably Allie was going to say she
- 21 wanted to leave, because once the conflict escalates like that,
- 22 the kids can't handle it. So I said, "I need to check on the
- 23 kids," because Jojo and Allie had gone in the other room. I
- 24 walked in the other room, and already Allie was walking back
- 25 and she said, "I want to leave."

- 1 Ms. Kassenoff was obviously pretty upset at that
- 2 point. She said something like, "Okay, fine. I'm going
- 3 upstairs." And Allie and Jojo, I had asked them to wait for me
- 4 to grab my bag, and they ended up exiting one of the doors. I
- 5 had to run back and get my bag. And Ms. Kassenoff had me with
- 6 them outside. And I ran out after her, and she was sort of
- 7 yelling after them, "Have a nice life. Have a nice life." I
- 8 walked the kids out to the street, and Allie was, like, really,
- 9 really upset. She was crying. And they all said they don't
- 10 ever want to come back.
- 11 Q Okay. So your efforts -- as a therapeutic
- 12 supervisor, you were unable to deescalate the situation?
- 13 A Yeah. That's pretty much been the case lately.
- 14 THE COURT: Mr. Dimopoulos, do you have any
- 15 questions of Ms. White?
- MR. DIMOPOULOS: Just one.
- 17 CROSS EXAMINATION BY
- 18 MR. DIMOPOULOS:
- 19 Q Ms. White, were you scared for your safety during any
- 20 of the visits?
- 21 A No.
- 22 Q Were the children scared for their safety during any
- 23 of the visits?
- 24 A I don't know. They can't really be open with me
- 25 during the visits. And I don't really talk with them outside

- 1 the visits, but for that one time this past Saturday night.
- 2 Q And do you feel like you have tried everything in
- 3 your education and training to better supervise these visits?
- 4 A No. There are other things we could theoretically
- 5 do. Yeah.
- 6 O Such as?
- 7 A We could move it to a more controlled environment,
- 8 like my office, where I can, like, be better able to intervene
- 9 and separate and end things when they need to.
- 10 Q Okay. Anything else?
- THE COURT: Where is your office located?
- MS. WHITE: In the Bronx.
- THE COURT: Go ahead, Mr. Dimopoulos.
- 14 Q During the visit with the children, did Ms. Kassenoff
- 15 say anything negative about Mr. Kassenoff in the presence of
- 16 the children?
- 17 A You know, it's hard for me to remember off the top of
- 18 my head. That's something that would happen regularly in a
- 19 more indirect way, but not in an overt way.
- MR. DIMOPOULOS: I don't have anything further,
- Your Honor.
- 22 THE COURT: Well, I have a question. Can you
- 23 explain that? Were there indirectly negative comments
- about Mr. Kassenoff?
- MS. WHITE: Let's see if I can think of an

- 1 example. I mean, I feel like there must be some examples
- 2 in my previous reports. It's hard for me to think of
- 3 something off the top of my head.
- 4 THE COURT: That's okay.
- 5 Mr. Wiederkehr, any questions?
- 6 MR. WIEDERKEHR: I don't have any questions,
- 7 Your Honor. But I'd like to address the Court, if I may.
- 8 THE COURT: I just want to let Ms. White go.
- 9 Most, do you have any questions?
- 10 CROSS EXAMINATION BY
- 11 MS. MOST:
- 12 Q Ms. White, can you talk about the visit of May 22? I
- 13 just briefly scanned your report, but you don't talk about the
- 14 fact that there was a screaming match between you and
- 15 Ms. Kassenoff that lasted for at least a half hour. Because
- 16 you're aware I got the tape of -- part of that from Allie.
- 17 A Which visit was that?
- 18 Q Wasn't that May 22? It was the last visit.
- 19 A The visit before, right. It was the visit before
- 20 this one.
- THE COURT: Before you had the contract?
- 22 MS. WHITE: Right. That's sort of what prompted
- me to try to figure out a way to move forward and avoid
- all that before.
- 25 A So yes, there was just major conflict.

1	MR. WIEDERKEHR: Judge, I have to object. If
2	it's not in Ms. White's report I haven't been provided
3	with a copy of the recording. This should not be a
4	hearing by ambush. If it's not in Ms. White's report,
5	then in theory she did not believe it warranted reporting
6	to the Court. I shouldn't be hearing about it now for the
7	first time as she is sitting in open court.
8	THE COURT: The problem you have is we are aware
9	of, and she did indicate in her report, a failure to
10	adhere to protocols and behaviors that were articulated by
11	her as set forth in prior visits, and a failure to adhere
12	to them resulting in the need for a behavior contract.
13	But who has the tape? Was that sent to me?
14	MS. MOST: I have a small piece of tape. I know
15	it was sent to me and to her father. And I did speak to
16	Allie while it was going on. They were very upset about
17	it, because apparently Ms. White was trying to get
18	Ms. Kassenoff to change topics, and
19	MR. WIEDERKEHR: Judge, I don't think it's
20	appropriate for Ms. Most to now testify.
21	THE COURT: Okay.
22	MR. DIMOPOULOS: Your Honor, I can play the
23	audio.
24	THE COURT: Do you have it?
25	MR. DIMOPOULOS: I can have it in minute, yes.

1	THE COURT: Yes. I want to hear the tape.
2	MR. WIEDERKEHR: Judge, when the time is
3	appropriate, I would ask the Court's leave to inquire of
4	Ms. White briefly.
5	THE COURT: Absolutely. Let me just hear the
6	tape first.
7	(Whereupon Mr. Dimopoulos played audio.)
8	THE COURT: It's probably easier if you e-mail
9	that to Maria, so we can upload it to the system and
10	everybody can hear it clearly.
11	MR. DIMOPOULOS: I will do that right now, Your
12	Honor.
13	THE COURT: Do you want to wait to hear the tape
14	before you do your inquiry, Mr. Wiederkehr?
15	MR. WIEDERKEHR: Yes, Judge. Thank you.
16	MR. DIMOPOULOS: I just e-mailed it to
17	Ms. Baratta.
18	MR. WIEDERKEHR: Can you e-mail it to me as
19	well, Your Honor?
20	THE COURT: Send it to Mr. Wiederkehr as well.
21	MS. MOST: Your Honor, this tape, according to
22	Allie, was just a little piece of it was a five-minute
23	excerpt of what after I spoke to Ms. White afterwards,
24	it was something that lasted
25	MR. WIEDERKEHR: I don't think it's

1	appropriate
2	THE COURT: Hold on a second. Let me just get
3	the tape. Maria?
4	THE COURT CLERK: Yes, Judge?
5	THE COURT: There is an audiotape that
6	Mr. Dimopoulos is going to send to you. When you get it,
7	can you please share and upload it to this so we can
8	listen to it?
9	MR. DIMOPOULOS: It's on its way to you,
10	Ms. Baratta.
11	THE COURT: While we're waiting for the tape,
12	Ms. White, is it fair to say that did Ms. Kassenoff
13	adhere to the behavioral contract that she executed before
14	your visit on Sunday?
15	MS. WHITE: She tried.
16	THE COURT: When you said the girls were
17	becoming agitated, what do you mean by that?
18	MS. WHITE: I mean, just in terms of body
19	language. And Charley just was very obviously agitated,
20	because she kept trying to leave the house and go outside
21	and, like, she wanted to get out. The other kids, yeah,
22	they were, like, just in tone of voice and body language.
23	There was a point that Charley said something,
24	she was really upset about it. I couldn't even catch it.
25	I'm not sure what she said. She was very upset when she

1	said it. But I know it was something that Ms. Kassenoff
2	was immediately upset about and went to, like, take her
3	phone to record and ask her to say again. And all three
4	children immediately sort of reacted to that and started,
5	like, yelling at her not to record. And Allie was yelling
6	at Charley not to repeat herself. Just, everyone was
7	pretty agitated by the end, yeah.
8	THE COURT: Okay. Maria, did you get the
9	tape the audio?
10	THE COURT CLERK: Not yet, Judge.
11	MR. DIMOPOULOS: It's showing up as "sent," but
12	it's a large file.
13	THE COURT: While we are waiting on that, a copy
14	of the text message that was sent by Ms. Kassenoff to the
15	girls was forwarded to me. Do you have that,
16	Mr. Wiederkehr?
17	MR. WIEDERKEHR: E-mail, if we're talking about
18	the same thing, yes.
19	THE COURT: Was that e-mail that was forwarded
20	to me sent directly to you, Ms. Most, or was it sent to
21	Mr. Kassenoff?
22	MS. MOST: Allie sent it to me directly and then
23	called me on the telephone.
24	THE COURT: When she called you on the
25	telephone, could you describe for me her emotional state?

She was extremely upset, because she 1 feels that her mother is dishonest. I think that the 2 3 girls as a general rule feel that her mother -- their 4 mother is dishonest. Just as an example, what Allie says 5 to me is: "She makes us send her these e-mails saying we 6 want to live with her and we love her." 7 MR. WIEDERKEHR: Judge, I apologize, but I don't understand how this is now appropriate for the attorney 8 for the children to be opining as to the children's 9 10 emotion determinations and how they feel. If she is going 11 to say what they said, I would also object to that. But 12 if anything else, Judge, perhaps the time has come for Your Honor to meet with these children and get to the 13 14 heart of this, so Your Honor can have an accurate assessment of what is going on, as compared to subjective 15 characterizations. 16 17 THE COURT: Mr. Wiederkehr, I have been trying 18 to find out what's going on since November of 2020, when I requested an updated forensic evaluation that has been 19 20 delayed and delayed by the machinations of 21 your client. So yes, it is time to see the children, and 22 I have endeavored to do that, and we still don't have the 23 updated forensic evaluation. 24 MR. WIEDERKEHR: This will not perhaps please

Your Honor, but for the record, Ms. Kassenoff had seen

25

1	Dr. Abrams last week. And up until yesterday, when the
2	Court directed this hearing, she was actually scheduled to
3	be with him again this morning. So there is no question
4	but that Ms. Kassenoff has commenced the updated
5	interviews with Dr. Abrams. But I imagine that will now
6	be slightly pushed back as a result of today. Obviously
7	the Court was not aware of that, and Ms. Kassenoff was not
8	going to miss this appearance.
9	MR. DIMOPOULOS: Your Honor, I have to just
10	wonder how Ms. Kassenoff
11	THE COURT: I'm a little confused. If she had
12	her appointment scheduled with Dr. Abrams today, how does
13	she have all these meetings scheduled with her boss today?
14	But that's neither here nor there. The Court acknowledges
15	that Ms. Kassenoff has, yes, engaged in the updated
16	forensic evaluation at this point.
17	Maria, is the audio available?
18	MS. KASSENOFF: There is no delay in terms of
19	machinations.
20	THE COURT: Ms. Kassenoff, you are muted. Go
21	ahead, Maria. Play it.
22	(Whereupon the court clerk played the audio.)
23	MR. WIEDERKEHR: Judge, may I ask this be
24	paused? I'd like to raise an objection.
25	THE COURT: Pause it, Maria.

MR. WIEDERKEHR: The way this was presented was 1 2 this was apparently an interaction between Ms. Kassenoff 3 and Ms. White. Now this seems to be transitioning by a 4 child, who is not present in court, between -- an 5 interaction between mother and daughter. It's now being 6 presented into the record without any foundation whatsoever, without having been able to hear it before. 7 I'm trying to understand how it went from the offer of 8 proof as to what it was, to now becoming something 9 10 entirely different. 11 THE COURT: Ms. Most? What else is on the tape? 12 MS. MOST: I think the tape ends very shortly, I think, after that. But what Allie sent me --13 14 THE COURT: Well, terminate the tape at this point. Go ahead, Mr. Wiederkehr; do you have questions of 15 16 Ms. White? 17 MR. WIEDERKEHR: Yes, Judge. Thank you. 18 CROSS EXAMINATION BY 19 MR. WIEDERKEHR: 20 Good morning, Ms. White. 21 Good morning. Α 22 Q You had testified earlier that leading up to this 23 most recent visit there had been issues with transition, 24 correct? 25 Α Correct.

- 1 Q Would you agree that those transitions to the access
- 2 time had been less than easy to accomplish for you?
- 3 A I'm sorry, can you clarify your question?
- 4 MR. WIEDERKEHR: Withdrawn.
- 5 Q The issue of getting the children to attend the
- 6 access has been something that has been becoming more and more
- 7 of an issue over the recent weeks?
- 8 A With Charley in particular, yes.
- 9 Q And you are aware that Ms. Kassenoff has reported a
- 10 concern that Mr. Kassenoff told the children that she likely
- 11 had lice? Are you aware of that?
- 12 A I'm aware that that's her concern, yes.
- 13 Q And that the children expressed the desire not to see
- 14 their mother for fear they would contract lice from her; are
- 15 you aware of that as well?
- 16 A I'm aware of that.
- 17 Q The time when Charley did not want to get out of the
- 18 car -- your role as therapeutic supervisor is to assist in
- 19 facilitating the children's attendance; is that a fact?
- 20 A My role is really to assist in the relationship
- 21 overall. And to, you know, further that, yes, there has to be
- 22 some sort of interaction. So I do try to make the visits
- 23 happen.
- 24 Q And there was a time when Ms. Kassenoff asked that
- 25 you facilitate Mr. Kassenoff stepping away from his vehicle so

- 1 the two of you may speak to her daughter, to try to encourage
- 2 her to participate in the access, correct?
- 3 A Yes. She did ask that.
- 4 Q And notwithstanding Ms. Kassenoff's --
- 5 MR. WIEDERKEHR: Withdrawn.
- 6 Q In your experience as a therapeutic supervisor, you
- 7 have been called upon previously to encourage a child to
- 8 attend, have you not?
- 9 A Yes.
- 10 Q So you would agree that that is in fact part of your
- 11 role, if a child is reluctant to participate in visitation?
- 12 A Yes.
- 13 Q And Ms. Kassenoff requested that you ask
- 14 Mr. Kassenoff to step away so that the two of you could try to
- 15 encourage the child, correct?
- 16 A She did make that request.
- 17 Q In fact, that request was not honored, was it?
- 18 A We did not do that.
- 19 Q And the child did not attend the visitation, did she?
- 20 A On that day, I believe Jojo and Charley did not
- 21 attend.
- Q Was that Mother's Day?
- 23 A That was the Mother's Day visit, yeah, because only
- 24 Allie was there that day.
- 25 Q And you would agree, based upon your experience and

- 1 interaction with the parties, that that would be quite
- 2 disappointing for Ms. Kassenoff? Correct?
- 3 A She definitely expressed disappointment.
- 4 Q Do you believe that was a justifiable expression of
- 5 upset?
- 6 A That's not really for me to decide. Certainly she
- 7 was very upset, and it's understandable.
- 8 Q The following visit did not occur because you
- 9 reported -- forgive me if it wasn't you, but you or somebody
- 10 from your organization had experienced a car accident?
- 11 A Yeah, on the way there.
- 12 Q And then there was a visit on the 22nd of May, which
- was the week before this past weekend?
- 14 A Correct. Right.
- 15 Q And Charley did not attend the visit?
- 16 A Charley did not attend the visit.
- 17 Q Okay. And did she come to the house that day?
- 18 A Yes.
- 19 Q She refused to get out?
- 20 A Yes.
- 21 Q Coming to this past weekend --
- MR. WIEDERKEHR: Withdrawn.
- 23 Q Ms. White, the contract that you asked Ms. Kassenoff
- 24 to sign, isn't it a fact that that contract is really nothing
- 25 more than a memorialization of what you would consider to be

- 1 appropriate behaviors for a supervised visiting parent?
- 2 A What's the question?
- 3 Q The contract asks that she follow what you otherwise
- 4 communicate to be the ground rules for supervised visitation,
- 5 correct?
- 6 A Right. The contract addresses particular issues that
- 7 had been coming up that I wanted to avoid.
- 8 Q In advance of this particular meeting, you said you
- 9 spoke to Ms. Kassenoff and she asked you to relay her plan for
- 10 the visitation?
- 11 A She sent an e-mail.
- 12 Q Okay. And isn't it fair to say that her communicated
- 13 plan was appropriate for the visitation?
- 14 A Sure, yeah. There was nothing wrong with it.
- 15 Q Is it fair to say that Ms. Kassenoff was attempting
- 16 to put a schedule in place that she thought the children would
- 17 enjoy during their time together?
- 18 A I can't speak to what she was attempting to do.
- 19 However, those were all activities that, yes, the children do
- 20 enjoy.
- 21 Q And notwithstanding having suggested activities the
- 22 children enjoy, Charley's reaction to that was ambivalence, you
- 23 said?
- 24 A So it went from absolute refusal to ambivalence once
- 25 I told her about the plan.

- 1 Q Notwithstanding Ms. Kassenoff's attempt to put a plan
- 2 in place that she believed her children would enjoy, Charley's
- 3 reaction was that her mother was merely trying to bribe her,
- 4 correct?
- 5 A That's correct.
- 6 Q So notwithstanding Ms. Kassenoff's obvious attempt to
- 7 do the right thing, it was received by the child as an attempt
- 8 to bribe her?
- 9 A I mean, it just depends on your perspective, but --
- 10 Q I'm asking you, based upon your testimony: This was
- 11 a plan she put in place to try to have a nice time with the
- 12 kids, and it was received by this child as an attempt to bribe
- 13 her?
- 14 A That is what Charley said, yeah.
- 15 Q And then she eventually came, and you said the visit
- 16 started out okay, correct?
- 17 A Correct.
- 18 Q And during that visit Charley was on her phone a lot,
- 19 correct?
- 20 A Yes.
- 21 Q And when you saw Charley on her phone a lot, did you
- 22 ask her with whom she was communicating?
- 23 A No.
- Q Did you ask her to stop communicating?
- 25 A No.

- 1 Q Did you ask her to focus on the limited time she has
- 2 with her mother for this visit?
- 3 A No.
- 4 Q When -- did you believe it was appropriate for
- 5 Charley to be focused on text messages and communicating with
- 6 someone else during the supervised access?
- 7 A That's not really my focus from a therapeutic
- 8 standpoint. Charley was interacting with her mother at the
- 9 same time, and participating in the play. And it would have
- 10 been disruptive for me to start questioning that when things
- 11 were going smoothly.
- 12 Q In fact, while you perceived Charley was having a
- 13 nice time and was engaged and was playing, in fact she was
- 14 apparently texting with her father, correct?
- 15 A Correct.
- 16 Q And you saw nothing going on that would warrant
- 17 Charley leaving the visit while she was texting with her
- 18 father; isn't that a fact?
- 19 A With my own two eyes, I did not see anything that was
- 20 obviously wrong at that time.
- 21 Q Okay. And you said that the children were actually
- 22 playing bingo, right?
- 23 A Right.
- 24 Q And that other than normal bickering which occurs
- 25 through three preteen girls, it was, to use your words, going

- 1 smoothly, correct?
- 2 A It was.
- 3 Q And something else was going on for Charley that you
- 4 were unaware of? That was your testimony?
- 5 A It seemed that way.
- 6 Q You have no other explanation for that, considering
- 7 the fact that based upon your professional oversight,
- 8 everything was, quote, "going smoothly," correct?
- 9 A Everything seemed to be going smoothly based on what
- 10 I could physically see with my eyes and hear.
- 11 Q So Ms. Kassenoff wasn't doing anything wrong as far
- 12 as you were concerned at this point when they were playing
- 13 bingo, right?
- 14 A That's correct.
- 15 Q Notwithstanding Ms. Kassenoff following every rule
- 16 that had been put in place and focusing on having a good time
- 17 with the kids while she was doing that, Charley was doing
- 18 something else and apparently asking her father to leave,
- 19 right?
- 20 A That's correct.
- 21 Q And Ms. Kassenoff did nothing, in your professional
- 22 opinion as court-appointed therapeutic supervisor, to warrant
- 23 that during the visit; isn't that a fact?
- 24 A During those -- that 45 minutes or so, correct.
- 25 Q And now, you told Charley to stop setting a specific

- 1 time to leave, right?
- 2 A Correct.
- 3 Q She might be having a great time, and she should be
- 4 more fluid with this interaction, wasn't that your direction?
- 5 A I wanted her to -- my hope was that she would get
- 6 involved in things and not leave, basically.
- 7 Q She was involved -- from what you saw, she was
- 8 involved?
- 9 A She wasn't fully engaged, but yes.
- 10 Q Despite your hope that she become fully engaged, you
- 11 then received a text message from the father saying, "The kids
- want me to come and get them"?
- 13 A Charley did. Charley really wanted to leave.
- Q When did you tell the father, "Please don't come,
- everything seems to be going fine"?
- 16 A Prior to that.
- 17 Q And nevertheless, he did come?
- 18 A Only after I told him he should.
- 19 Q After you told him he should?
- 20 A That was after Charley was already really agitated
- 21 and leaving the house -- like, threatening to leave the house.
- 22 Q And during your original inquiry from the judge, you
- 23 didn't mention anything that Ms. Kassenoff did to, quote, make
- 24 it go sideways, did you?
- A Are you talking about initially?

- 1 Q I'm talking about your testimony, that you said --
- 2 and correct me if I'm wrong -- that Charley wanted to leave,
- 3 and that you told her she had to talk to her mom, and then it
- 4 went sideways. Do you remember that testimony?
- 5 A I said it went south. Yes. So initially, yes,
- 6 Ms. Kassenoff and the children were engaged in a seemingly
- 7 positive manner.
- 8 Q So Ms. Kassenoff is doing everything you asked her to
- 9 do, and the child says she wants to leave, right?
- 10 A I would say she wasn't doing the things I asked her
- 11 not to do. And Charley did not wish to stay. Yeah.
- 12 Q You said Charley was uncomfortable with emotion,
- 13 correct?
- 14 A Overall that's been my observation of her. Not just
- 15 with that visit. Overall.
- 16 Q And you said Ms. Kassenoff became teary and started
- 17 to cry?
- 18 A At one point.
- 19 Q And you would agree that, given the last approximate
- 20 month of supervised visits, which included one if not two
- 21 children refusing to come, including Mother's Day, and then a
- 22 canceled visit through no fault of Ms. Kassenoff, when she
- 23 understood that everybody was having a good time, and one child
- 24 said she wanted to leave, that that could become frustrating
- 25 and disappointing? Correct?

- 1 A Definitely.
- 2 Q You would agree that demonstrating emotion in that
- 3 capacity by Ms. Kassenoff would be a fair exhibition of
- 4 emotion, correct?
- 5 A I would think it's normal, yeah.
- 6 Q And you testified that you're unclear as to why Jojo
- 7 wanted to leave that day?
- 8 A That's correct.
- 9 Q Ms. White --
- 10 A That's correct.
- 11 Q Ms. White, I just want to make sure I understand that
- in substance, your testimony was that Ms. Kassenoff acted in
- 13 accordance with the parameters of the supervised visitation,
- 14 and the children texted their father and said they wanted to
- 15 leave?
- 16 A So during the beginning of that one visit
- 17 Ms. Kassenoff did abide by the contract, and there were some
- 18 positive interactions, and Charley still wanted to leave.
- 19 Q Okay. Thank you.
- 20 MR. WIEDERKEHR: Nothing further, Judge.
- THE COURT: Okay. Ms. Most?
- 22 CROSS EXAMINATION BY
- 23 MS. MOST:
- Q Do you believe that demonstrating emotion has a
- 25 derogatory effect on the children?

1	MR. WIEDERKEHR: Objection.
2	THE COURT: That's a little broad, Ms. Most.
3	Rephrase.
4	Q When you have witnessed Ms. Kassenoff crying, which
5	she does frequently
6	MR. WIEDERKEHR: Objection. Move to strike that
7	characterization.
8	THE COURT: That's sustained. Rephrase.
9	Q In your experience with the girls, has the mother's
10	emotions had any effect on them
11	MR. WIEDERKEHR: Objection.
12	Q that you could witness/that you have witnessed?
13	THE COURT: Let's rephrase that.
14	Ms. White, after Ms. Kassenoff was told by
15	Charley that she wanted to leave, and she became upset,
16	which is an emotion you said was understandable because
17	her daughter wanted to leave, at some point did that cross
18	over to a demonstration or display of emotion that you
19	thought was not appropriate with the children present?
20	MS. WHITE: My issue with what happened at the
21	end of that visit was less about display of emotion on
22	that particular day, and more about the words coming out
23	of her mouth. She actually was able to stop crying before
24	she rejoined the children. However, she was clearly still
25	very agitated, and it came through in her demeanor, how

1	she spoke, and what she said.
2	THE COURT: What did she say that you deemed
3	inappropriate as a therapeutic supervisor?
4	MS. WHITE: "If you don't want to spend time
5	with me anymore, then you can just leave now." And "Have
6	a nice life." Or, "Well, you will see; if you decide to
7	leave, you will just have less and less time with me."
8	Honestly, there was a lot going on the last 20 minutes of
9	that visit, so I don't even have it all. Yes, those
10	things off the top of my head I definitely remember. That
11	was not appropriate.
12	THE COURT: Okay. So you said not on this
13	occasion, it wasn't the emotional issue that was a
14	problem. On any of the other visits you had within the
15	last and I'm really focused on when we extended the
16	visit from one hour to four hours to get a larger block of
17	time to see how those interactions went; did you observe
18	there to be inappropriate emotional reactions from the
19	mother during the visit?
20	MS. WHITE: I'm really hesitant to characterize
21	anyone's emotions as inappropriate. However, I will say
22	that there have been times that the mother has become
23	emotional and cried during visits, that the children were
24	visibly uncomfortable, that Charley and/or one of the
25	other kids said directly, "Please stop, we're here to have

1	a good time;" where, you know, the kids tried to, like,
2	comfort their mother in a sort of backwards kind of way.
3	THE COURT: What does that mean, in a backwards
4	kind of way?
5	MS. WHITE: Meaning generally we would want to
6	see a mother comforting a child, not the other way around.
7	THE COURT: So you indicated in the response to
8	a question from Mr. Dimopoulos that maybe the four-hour
9	period of time in the house is difficult for you to
10	provide therapeutic supervision, because there are too
11	many moving parts. And you indicated if you went to your
12	office, it might be easier to manage. Is there another
13	alternative other than your office that you think would
14	be would work in terms of facilitating Ms. Kassenoff's
15	interaction with her children and her access to the
16	children?
17	MS. WHITE: I don't know. I have to think about
18	that. It's an issue because and not just with me
19	having better control over the interactions and
20	Ms. Kassenoff's behavior, but also just, with this last
21	visit I couldn't get Charley to stay in the house. That's
22	an issue. If one of the kids goes and runs off and I'm
23	with the other kids, it's a problem. And clearly if they
24	want to run off, they will. So I just don't feel like I
25	can like I have 100 percent ability to keep things safe

1	and under control in that environment.
2	THE COURT: So when Charley left, she left the
3	house, but she remained on the grounds, as far as you
4	know?
5	MS. WHITE: I couldn't see her anymore. She
6	went out to the driveway. I was with the other girls and
7	Ms. Kassenoff. I couldn't see. Presumably she was on the
8	grounds, but I couldn't see her. She had gone towards the
9	driveway. There are trees in the way. I don't know.
10	THE COURT: That was a concern for you?
11	MS. WHITE: That was a concern. I did not want
12	her out there in the first place. And she was wearing
13	flip flops, and it was 50 and raining this past Sunday.
14	THE COURT: And I missed a part of what you
15	said. Did the other two children leave the house as well
16	at some point?
17	MS. WHITE: So yeah, minutes later they also
18	left, and I had to run and grab my stuff. And I had asked
19	them not to go out, to wait for me. So they also left,
20	and I had to go run into another room and grab my stuff
21	before I could go out to join them.
22	THE COURT: When that happened, was
23	Ms. Kassenoff upstairs, or had she changed her location in
24	the house?
25	MS. WHITE: She followed them outside.

THE COURT: Does anyone have any other questions 1 they would like to ask Ms. White before we let her go? 2 3 MR. DIMOPOULOS: I have one or two, Your Honor. 4 THE COURT: Go ahead. CROSS EXAMINATION BY 5 6 MR. DIMOPOULOS: 7 Ms. White, during the transitions is Mr. Kassenoff Q cooperative and encouraging for the children to go on the 8 9 visits? 10 Α Yes. 11 Has he ever in your opinion interfered with any of 12 the visits? 13 Α Not in my presence. Has he listened to all of your directives concerning 14 Q 15 the visits? 16 Α He has. MR. DIMOPOULOS: Nothing further, Your Honor. 17 18 Just one thing, and I don't know that we need to belabor 19 the point, but my client has all of the text messages he exchanged with Charley that Ms. White testified about. I 20 21 think those are somewhat probative. THE COURT: We can discuss it afterwards. I 22 23 just want to let the witness go. 24 Mr. Wiederkehr, do you have anymore questions

25

for Ms. White?

- MR. WIEDERKEHR: I just wanted to ask one thing
- as a follow-up to Mr. Dimopoulos.
- 3 CROSS EXAMINATION BY
- 4 MR. WIEDERKEHR:
- 5 Q Ms. White, do you recall when Ms. Kassenoff requested
- 6 that Mr. Kassenoff step away from his vehicle to try to
- 7 encourage the child to participate in the access when she would
- 8 not get out of the car?
- 9 A Yes.
- 10 Q Isn't it a fact that Mr. Kassenoff refused to step
- 11 away?
- 12 A That was her request, not mine.
- 13 Q Isn't it a fact that he refused to step away?
- 14 A He did refuse to step away.
- MS. MOST: Can I follow that up, Your Honor?
- THE COURT: Yes.
- 17 MS. MOST: In the report it says that she did
- not think it was -- Ms. White did not think it was an
- appropriate way of handling the situation.
- 20 CROSS EXAMINATION BY
- 21 MS. MOST:
- 22 Q What were your thoughts on that, Ms. White?
- 23 A From my understanding, in the first place,
- 24 Ms. Kassenoff was not supposed to be outside of the house
- 25 during the transitions. That was number one. Number two, she

- 1 was incredibly emotional and not in a state that I would have
- 2 wanted to bring her over to try to talk to anyone anyway. It
- 3 was my job to try to encourage the kids to join in general.
- 4 When I have visits where a child is reluctant to join, I don't
- 5 bring the parent that they're reluctant to be around to come
- 6 with me to try convince them to join. It's not appropriate.
- 7 It would not have -- yeah. There are many, many reasons, and
- 8 many ways that could have gone badly. I was not going to try
- 9 that.
- 10 THE COURT: Anything else? All right, thank you
- very much for joining us on such short notice, Ms. White.
- 12 I appreciate it.
- MS. WHITE: Have a good day, everyone.
- 14 THE COURT: Okay. I do want to see the text
- messages that were transmitted by Charley and her father
- during the visit on May 30. So could you send those to
- 17 the Court as well as to Mr. Wiederkehr and Ms. Most, so
- 18 everybody has a copy of those?
- I am going to give the parties an opportunity to
- 20 state their -- I'm going to reserve decision on this in
- 21 terms of what I want to do. I want to read the -- listen
- 22 to the audio again and read the text messages. But I will
- hear arguments at this point on whether or not we should
- 24 grant the request for a protective order and/or modify the
- visitation.

1	So Mr. Dimopoulos, we will start with you as the
2	representative of the plaintiff.
3	MR. WIEDERKEHR: Your Honor, may I call my
4	client?
5	THE COURT: Absolutely. Why don't we take a
6	five-minute break so you can talk to your clients, and we
7	will come back. Ms. Kassenoff, call your attorney.
8	MR. WIEDERKEHR: Catherine, I will call you
9	momentarily.
10	THE COURT: Take ten minutes to speak with her.
11	(Whereupon a recess was taken at this time.)
12	MR. WIEDERKEHR: If Your Honor doesn't mind, if
13	I could start, I have an application, please.
14	THE COURT: Go ahead.
15	MR. WIEDERKEHR: I will try to be brief. It
16	appears this supervised visitation has been in place for
17	quite some time. And there have been competing and
18	combating allegations of fault in why it's succeeding and
19	why it remains in place. But it appears to me in my short
20	time on the file that, rather than treat the symptoms,
21	perhaps we could treat the disease. And my application is
22	that we transition from this current therapeutic,
23	supervised environment to an actual therapeutic
24	environment, because it appears even from just today's
25	testimony that the children are coming to this process

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with a perspective that they are disinterested in engaging in this supervised visitation. I think there are probably a whole host of reasons why, which are not necessarily critical to get into. But the mere fact that my client's overt attempt to put a day in place that she thought the children would embrace was received as some attempt at bribery, I think is quite illuminating.

And in my opinion, and I'm asking the Court to adopt this, it's time perhaps for this -- rather than continue in this mode, I am suggesting that a transition to a more therapeutic environment, in which Ms. Kassenoff has the opportunity to be in front of a professional with one child at a time -- unless the professional suggestion is that there be more than one child at a time -- to provide both mother and daughter a safe and appropriate environment to address these issues at its core, and try to permit some semblance of moving forward.

If a child is coming to this process with the bias -- and I don't necessarily look to ascribe negativity, but there is clearly a bias that is being brought to the table -- the question is why and how does that get rooted out so that they may proceed productively and beneficially. There was a time when the children communicated their love and affection and desire to be with their mother, and somehow, somewhere that changed.

1	I don't think it's necessary to ascribe blame.
2	It's not an issue of fault. It's an issue of reality.
3	And I do believe, and I have spoken with my client, that
4	in order to get the most productive progress, that perhaps
5	it's time for a more focused mental health provider to
6	direct and oversee and facilitate this process.
7	And I think that while Ms. White had a
8	particular role and function, given her testimony today,
9	it's clear that it's limited. And that's not intended as
10	a criticism. It's just a reality. Perhaps if there was
11	an adolescent psychologist or reunification psychologist
12	on something like that, they might be in a better position
13	to explore these issues and provide both mother and
14	children the guidance and assistance and insight that
15	would be beneficial to improve this. Because I can
16	imagine that the Court prefers to not to be micromanaging
17	these types of situations. And I'm certain my client
18	prefers not to be in a situation where she is defending
19	her maternal role. And I thought it might be better
20	served for everyone to inject a professional who can
21	assist and provide guidance in making these situations
22	better for everyone.
23	THE COURT: Mr. Dimopoulos?
24	MR. DIMOPOULOS: I will address Mr. Wiederkehr's
25	application first, but then I would also like to address

1	the Court on my application. I'm running out of b	attery,
2	give me one second.	
3	Your Honor, since June of 2019 this Cour	t has

Your Honor, since June of 2019 this Court has been trying to fashion arrangements to facilitate

Ms. Kassenoff's relationship with these children. At first this was just a third-party supervisor. It was a robust access schedule. That didn't work. Then it was therapeutic supervision with zoom calls that were recorded, and that's not working.

The zoom calls, which aren't being addressed, which I watch every single one of, and I'm going to submit some to Your Honor with my updated materials to

Dr. Abrams, are an absolute, unadulterated disaster. And the therapeutic supervisors that do these calls are, quite frankly, not doing a good job. But they have thrown their hands up anyway and are not doing them anymore, so I don't think that's a problem. Quite frankly, the children terminate the calls on their own. They don't want to be interrogated, questioned, told things that are hurtful.

Ms. White, I think, did her best to convey to this Court what the problems are in a very judicious way and with a great degree of diplomacy. The fact of the matter is Ms. White says the children are disinterested. But they're not disinterested; they're scared. Your Honor will review the text messages the children send them.

1	They s	say thir	ngs like	, "Mom is	going	crazy.	Please c	ome
2	pick u	up us.	Come no	w. Come	now."	It's not	working	
3	eithei	r.						

Now, what Mr. Wiederkehr's application is is let's take one child and put them in an environment with their mother with a professional, and he said a professional who is better able to manage the situation. Ms. White is a professional. She is a therapeutic supervisor. We all looked at her resume and thought she was highly, highly qualified. She can't control the situation. What makes us think putting one child with a mother who is behaving this way in that environment is going to make any level of difference?

The fact of the matter is Ms. Kassenoff needs to change her behavior. It is not this therapeutic arrangement versus that one, two hours versus four hours. No matter what the requirement this Court places, she fails. And she fails because she doesn't understand that it's not treating the symptoms of the disease. The disease is her mental illness. She doesn't understand that what she is doing is wrong. I am not saying this to attack her. I'm saying this almost to justify what she is doing. If one doesn't understand that their actions are hurtful, then by doing them, they're not trying to hurt. She just doesn't understand. She is unable to process.

1	When, and I'm going to talk about my segue
2	into my application, Your Honor. When she posts on
3	Facebook and puts your name, Your Honor, or puts
4	Ms. Most's name, or Ms. Ratner's name, what she thinks she
5	is doing is shedding light on a tremendous dark conspiracy
6	that is ripping her from her children. She doesn't
7	believe that she has done anything wrong ever in this
8	proceeding. We have seen it time and time again.
9	She doesn't believe that posting a video of
10	Mr. Kassenoff and his engagements with the children on
11	Facebook is wrong. She is saying, "How dare Ms. Most not
12	address this?" She thinks she is shedding light. She
13	wants to go to news outlets. Her Facebook posts ask that
14	people come to the courthouse on June 16 to write the
15	conspiracy. She writes letters to his employer, e-mails
16	to outside counsel.
17	Again, we can change the situation as many times
18	as this Court is willing to do it. But the problem is, if
19	she doesn't understand that she is single-handedly
20	destroying her relationship with the children and hurting
21	them in the process, then no matter what we do, no matter
22	what this Court does in its supreme wisdom, it's not going

The children have had it. They're opening up to

their attorney and their father about what they have

to have an effect.

23

24

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endured. The forensic process will go on. I think between now and then the wisest thing to do is, for a temporary period of time, halt all access, because no matter what we do, it's going to go on. I think we take a pause and we reach out -- wait for Dr. Abrams, who incidentally understands this case and Ms. Kassenoff better than anyone, from his testimony and his report, and see what he advises to do.

I, quite frankly, don't see why you take an environment of three children in a house with a supervisor that is not going well, and then you focus the spotlight on one child and put them in a room so that she can do that one-on-one. So I don't see it.

The e-mail to the children, I mean, this is on top of so many violations of this Court's order concerning contact. The beauty of it now is that Allie is reporting to her father when her mother tries to reach out to her, this e-mail and her efforts to contact them. There has never been serious repercussions for her violations of the Court order. I'm not saying the Court hasn't addressed those things time and time again and reminded her it's a violation. I understand the frustration; what's more to do? But the children read this stuff. It's hurtful. And until she is at some level held accountable for her violations of the Court order, I think it doesn't really

1	become real to her. She thinks she can just act with
2	impunity. I think that's one of the problems, she is just
3	never held accountable.
4	In closing, Your Honor, I think this Court has
5	issued an order two weeks ago, two and a half weeks ago,
6	that there is to be no contact with his employer and there
7	is to be no posting on social media denigrating
8	Mr. Kassenoff or anyone else. Those orders have been not
9	violated, they have been she has thumbed her nose at
10	them. The posts on Facebook are almost every day. I sent
11	them all to the Court. I'm sure the Court will look at
12	them. It's embarrassing. The children know about them.
13	They are told about them from third parties. They see
14	themselves in some instances. She posts them and then she
15	takes them down. I'm sure her attorney tells her to take
16	them down, but she cannot control herself. That's the
17	point. She is told not to do something. She does it.
18	She takes it down. She does it again.
19	This Court, I believe, needs to act swiftly and
20	issue an order imposing a sanction on her. I don't care
21	if it's a \$100 fine or \$25, but until she sees that there
22	are repercussions, she is not going to stop.
23	Very importantly, Your Honor, my client said
24	that he recently is increasingly concerned for the
25	children, for himself. The threats she sends to Ms. Most,

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and I'm sure she is too graceful to mention them -- but the threats to Mr. Kassenoff, the threats to me, are constant. They're every few days. "You will be held accountable for what you're doing. You're going to this. You're going to that."

There needs to be an order of protection. My client should not have to endure the constant threats from her. A simple order that says any contact with him that is not through what is already a Court order, that they use the Talking Parents app solely to discuss the kids, that went out the door maybe 300 e-mails ago. She continues to e-mail him on a near daily basis, sometimes ten, 15 times a day.

So there needs to be a Court order that there is an order of protection that can be enforced by my client if she contacts him, an order of protection for the children -- also because again, there are orders from this Court from here to Timbuktu saying that she can't contact them, but all I can do is come to the Court looking for contempt. If there were a criminal order of protection that any communication with the children that is going to be acted upon -- not to punish her; I don't want her to violate it, but if there is a criminal order of protection prohibiting this, it's actionable; it has consequences.

And the last thing I want to ask Your Honor is

1	that Ms. Kassenoff has a key to the marital residence. My
2	client has asked her to deliver that key.
3	MR. KASSENOFF: I haven't.
4	MR. DIMOPOULOS: Sorry, he hasn't asked her to
5	deliver the key. But he is asking now that she deliver
6	the key to the marital residence, for obvious reasons.
7	And the last point is that I'm going to be, by
8	the end of this week, Your Honor, submitting a few updated
9	videos and things that I'd like for the Court to consider
10	that we sent to Dr. Abrams. So thank you, Your Honor. I
11	will submit the text messages to the Court for its
12	consideration. Thank you.
13	THE COURT: Ms. Most?
14	MS. MOST: Yes, Your Honor. At this point the
15	children have to be protected. They have to be protected
16	from the behavior that their mother is doing. They are
17	not disinterested. They would like to have a mother, but
18	they don't they can't handle the conduct that's
19	happening right now. The children see the posts, they see
20	all the posts, and in particular Allie and Charley. They
21	respond to the posts.
22	THE COURT: How do they see all the posts?
23	MS. MOST: I actually saw one of the zoom
24	videos, where Allie accused her mom of posting that she is
25	homeless, and her mother says, "I didn't say that." Allie

1	said, "Hold on one minute," she got off the zoom video,
2	she went to check, and she came back and reported the
3	video is there "the Facebook post is there today. It
4	says you're homeless." So Allie was very upset about
5	that.
6	So the children are seeing them. They're
7	hearing them from their friends, whose parents are talking
8	about it. So the children are being affected by these
9	Facebook posts, and it is a daily effect. The children
10	are afraid, Judge. They are afraid. I can't disclose to
11	you what <mark>Jojo</mark> described to me, but I can tell you that
12	Jojo did tell me that she was afraid that she has seen her
13	mother drive by the house, and that was upsetting to her.
14	MS. KASSENOFF: I
15	THE COURT: Ms. Kassenoff, one person at a time.
16	MS. KASSENOFF: Your Honor, she is testifying.
17	THE COURT: You need to mute yourself. You have
18	an attorney that's speaking on your behalf.
19	MS. KASSENOFF: I'm not sitting with him, Your
20	Honor.
21	THE COURT: You can text him and tell him what
22	you want to say.
23	MS. KASSENOFF: Judge, that's not true, and she
24	is testifying.
25	THE COURT: She is relating to me and making her

1	argument.
2	MS. KASSENOFF: I'm sorry, but it's filled with
3	lies. None of this is true. I'd like to be able to
4	address the Court.
5	THE COURT: Well, I have copies of the Facebook
6	posts.
7	MS. KASSENOFF: Judge, the comments about being
8	homeless were made about a year ago. They were about my
9	situation a year ago. Not my current situation, but my
10	situation when I was homeless a year ago. Those are
11	truthful posts.
12	THE COURT: Okay. But we also directed you to
13	take them down a year ago. Because I remember it
14	specifically; it was almost a year to the day.
15	MS. KASSENOFF: Judge, they were not directed to
16	to be taken down. Number two, they address my situation
17	about being homeless. I don't know why Ms. Most is
18	showing these posts to the children. Your question is how
19	are the children seeing it. She didn't answer that
20	question. And I believe the father is showing them the
21	posts, or that Ms. Most is showing them the posts. They
22	don't have Facebook accounts, Judge.
23	MS. MOST: Your Honor, I have never shown the
24	children a post, and I don't believe they're coming from
25	their father. The children have told me that they are

1	being told about it by their friends, who hear their
2	parents talking. But Allie actually went onto the
3	Facebook and responded on a zoom video.
4	MS. KASSENOFF: How does she have access to
5	Facebook, Ms. Most?
6	MS. MOST: I have no idea. You were on that
7	zoom video.
8	THE COURT: All right, everybody needs to stop.
9	Ms. Kassenoff, you need to mute. Ms. Most, you can finish
10	your argument.
11	MS. MOST: So the girls need to be protected.
12	They are afraid. They are afraid.
13	MS. KASSENOFF: Of what?
14	MS. MOST: They are afraid of their mother's
15	conduct. You can order them to go on a visit, Your Honor,
16	but I'm not sure that they will go. I don't believe they
17	will. Not that they want to say to you that they wouldn't
18	follow your directions, because they are girls that are
19	really very obedient little girls. If you told them they
20	had to, they probably would; but I don't think that you're
21	comfortable doing that. I'm certainly not going to say to
22	them that we're going to pull them out of a car so they
23	can go on their visit.
24	THE COURT: Nobody is pulling children out of
25	the car.

1	MS. MOST: Of course not. So these girls don't
2	want to go anymore. They are not comfortable, and
3	THE COURT: I get your point. Somebody address
4	to me why Ms. Kassenoff, you're not muted.
5	THE COURT: why Mr. Wiederkehr's idea of
6	therapeutic therapy between Ms. Kassenoff and the girls
7	wouldn't go toward repairing their relationship.
8	MS. MOST: Your Honor, if I could speak to that?
9	THE COURT: Yes.
10	MS. MOST: First of all, I don't think you're
11	going to get the girls to go, number one. But I think for
12	me the better response would be to have Dr. Abrams
13	complete his report and then tell us what we should be
14	doing. Because I think to have the girls sit with a
15	therapist one-on-one with their mother is not something
16	they will be comfortable doing. I don't think they're
17	they would be willing to do it.
18	THE COURT: Okay.
19	MS. MOST: And unfortunately, Judge, they
20	believe that what their mother is telling them that her
21	interactions with them are not honest. They think she is
22	dishonest. So having them sit with her while she explains
23	why her "I said I was homeless a year ago, but the post
24	is there now, but it refers to a year ago," is not
25	something

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THE COURT: This is the problem as I see it: I have an obligation to act in the best interest of the children. And while -- the Court made findings a year ago after a ten-day hearing, and the Court believes, based upon the evidence deduced during that hearing, that

Ms. Kassenoff does have a mental illness that's impacting her interactions with the children, okay. And I understand the children are reacting to that.

The children -- and there is still an obligation to try to fashion a remedy where the children can talk with their mother, because the children need to understand as well at some point, as they get older, that some of the behavior they're observing from their mother -- and I understand Ms. Kassenoff denies that she has a mental illness -- stems from a mental illness.

And so how do we go about getting the children to understand it, if it isn't in a therapeutic -- a therapeutic supervisor is different from a therapist. So maybe during that process, when you're with a therapist and the mother can express what she is feeling, which is the loss of time with her children whom she loves, and the children can express their feelings about how they believe their mother is being dishonest, whereas the mother believes she is telling the truth -- at what point do we try to address that underlying issue? And what would your

1	recommended remedy be?
2	MS. MOST: I am waiting for Dr. Abrams's report.
3	MR. DIMOPOULOS: Can I address that?
4	THE COURT: I'm speaking to Ms. Most right now.
5	Everybody will have a chance. Ms. Kassenoff, your
6	attorney will speak on your behalf to talk about it.
7	MS. MOST: Your Honor, I had just this
8	discussion this morning with Dr. Adler, because she was
9	telling me about how the girls are doing. Charlotte in
10	the last week has had a very hard time. While she has
11	discussed with me some things going on, she was
12	uncomfortable discussing them with Dr. Adler.
13	However, Jojo opened up, Jojo actually sent the
14	e-mail that they received. And I said to Dr. Adler, "You
15	know, it seems to me the girls have to know that their
16	mother is mentally ill and that some of her conduct stems
17	from that illness. How do we do that?" And
18	MS. KASSENOFF: This is ridiculous.
19	MS. MOST: her response to me was that that
20	has to be handled in such a very sensitive way. She
21	certainly didn't feel that <mark>Jojo</mark> was old enough to
22	understand.
23	THE COURT: I said age appropriate. Jojo is
24	seven.
25	MS. MOST: Right.

1	THE COURT: But you're getting to the point
2	where isn't Allie going to be 12 in July?
3	MS. MOST: Yes.
4	THE COURT: And Charlotte is ten or 11 now.
5	MS. MOST: She will be 11.
6	THE COURT: They're old enough to sense, you
7	know
8	MS. MOST: Judge, they get something is wrong.
9	They get it. They understand that part, but it's not
10	THE COURT: At some point we need to address
11	that. I'm not saying right this second, but people need
12	to start thinking about this. I'm not rejecting out of
13	hand Mr. Wiederkehr's suggestion. So I'm engaging counsel
14	in this discussion. We're not going to get Dr. Abrams's
15	report. He has to meet with Ms. Kassenoff, which has to
16	be rescheduled; I thought it was later this week. And
17	Ms. Kassenoff and the children need to go. And so it's
18	going to be 30 to 45 days at least, right? I forget.
19	MR. WIEDERKEHR: Judge, I want to say I think it
20	would make appropriate sense for this therapist
21	professional that I'm suggesting to work in concert with
22	Dr. Adler, as compared to in a vacuum.
23	THE COURT: All the children have therapists.
24	It would have to be I'm not going to do something
25	that's going to be detrimental to the children. But I

1	think if there is an underlying issue, and some of the
2	children are getting to the ages where it's appropriate,
3	they have to be given the skills too, and the
4	understanding and
5	MR. WIEDERKEHR: Judge, I'm not adopting the
6	narrative of mental illness.
7	THE COURT: I understand your client denies it.
8	MR. WIEDERKEHR: I'm simply saying,
9	notwithstanding that, I'm trying to present a viable path.
10	And I can assure the Court that I could recite chapter and
11	verse of criticisms of Mr. Kassenoff, and the Court would
12	accept some and probably reject others.
13	THE COURT: I have heard ten days of testimony
14	and a year of at least 30-plus conferences, both sides.
15	MR. WIEDERKEHR: I respect that.
16	THE COURT: Now I'm concerned about the
17	children. You're new to the table, Mr. Wiederkehr.
18	MR. WIEDERKEHR: That's why I'm not muddying the
19	transcript with this.
20	THE COURT: You're trying to stay I get it.
21	I appreciate it. Go ahead.
22	MS. MOST: If I could just finish: What
23	Dr. Adler actually wanted was to have a discussion with
24	Dr. McGuffog to decide on how that should be handled. And
25	I'd like to wait to hear from them.

1	THE COURT: Of course. That's what I'm saying.
2	I'm just thinking about it.
3	Mr. Dimopoulos?
4	MR. DIMOPOULOS: Judge, it's pretty remarkable
5	to me that Dr. Abrams, when he testified before you in
6	July, is almost saying exactly what Your Honor is
7	considering right now. He said I remember like it was
8	yesterday, because he used the word "titration," and I
9	thought that was interesting. He recommended what
10	Mr. Wiederkehr is recommending, that the therapy happen in
11	a controlled environment, shorter periods of time, and
12	titrate into something more.
13	The problem is that key to that recommendation
14	was this very specific therapy; I remember the word
15	"dialectical."
16	THE COURT: Dialectical behavioral therapy.
17	MR. DIMOPOULOS: DBT, you're right. It was
18	something recommended and specific to the personality
19	disorder with which he diagnosed Ms. Kassenoff. And the
20	idea
21	MS. KASSENOFF: He didn't diagnose me with that,
22	Mr. Dimopoulos. There is no diagnosis of mental illness.
23	THE COURT: Ms. Kassenoff
24	MS. KASSENOFF: Judge, I'm sorry. This has
25	really gotten out of hand. I don't have a diagnosis, and

1	I don't know why we are saying that. This is not a
2	situation where there is a history of mental illness. I
3	have a job. I have been working as a productive member of
4	society for my entire adult life. I don't appreciate or
5	understand that characterization. There have been no
6	findings. We actually brought forward my therapist and
7	other therapists to testify that I don't have a mental
8	illness. I don't understand that characterization at all.
9	THE COURT: I want to ask you a question. Can
10	you stop? Did you continue the therapy in the last year?
11	MS. KASSENOFF: Judge, I have been with the same
12	therapist for two years. I have never had a history of
13	mental illness, and I have never been on medication for
14	mental illness.
15	THE COURT: So Ms. Kassenoff, this is the issue:
16	I told this to you before, and I wrote it in my decision,
17	and I have observed it. And what we have seen here is
18	you're not supposed to communicate with the girls
19	unsupervised. In my order that was very clear. And you
20	have done that. You were not supposed to leave the house
21	during transitions, drop-offs and pickups.
22	MS. KASSENOFF: It's all my fault, Judge.
23	THE COURT: I'm not saying it's your fault.
24	Either there is an underlying issue, or you're just
25	blatantly disregarding the Court order.

1	MS. KASSENOFF: Judge, I'm trying so hard.
2	THE COURT: I don't believe you are blatantly
3	disobeying the Court orders. But there has been evidence
4	in Court conferences of you not following my orders. I
5	want you to have a relationship with your children.
6	MS. KASSENOFF: Judge, I appreciate that. I
7	just want to say it's a long time to be in compliance with
8	these orders. They are draconian. It's very hard. I
9	have done everything I can. I think you heard from the
10	therapeutic supervisor that I am trying very, very hard.
11	And we did not discuss what all the months
12	and months and months of visits I had up to this point,
13	where I believe the children were speaking the truth; and
14	I believe at this point they're not. I believe they are
15	under the thumb of the AFC and their father. I have no
16	ability to talk to them. I'm not texting or e-mailing
17	them. I had one e-mail with them that you saw. That's
18	it.
19	And so we have a situation where these children
20	for one year have been pleading for help from every adult
21	on this phonecall, and no one helps them. But we don't
22	discuss that, Judge. We don't discuss the plaintiff's
23	conduct and what leads up to their pleas for help. We
24	don't discuss the assault. We don't discuss any of that.
25	So now we're in a situation where Ms. Most is standing up

1	and saying, "Oh, suddenly the girls have a voice." That's
2	not true. Suddenly the girls have been manipulated. This
3	is an alienation that I raised in my May 10th and 11th
4	letters. I foresaw this issue.
5	I know my children very well, and I'm very
6	concerned by what's happening in the father's home. We
7	don't know. We just see the tip of the iceberg. There is
8	a recording where Allie is discussing how her father has
9	told her that he is going to have to work at a gas station
10	because the mother I am allegedly making him lose his
11	job, Judge. These are the kinds of
12	THE COURT: Well, if Mr. Kassenoff in fact said
13	that, Mr. Kassenoff is under the same restriction that you
14	have, which is and again, maybe I need to reiterate
15	this: Nobody is to discuss the litigation with the
16	children. That includes you and that includes
17	Mr. Kassenoff. That includes any third party they
18	interact with. Nobody, period.
19	MS. KASSENOFF: Judge, I just want to say I
20	really have tried, and I'm willing to do anything to see
21	my children. And I really agree with Mr. Wiederkehr's
22	proposal. I want to also have a normalized relationship
23	with them. I was their caretaker for their entire lives.

Suddenly I have this mental illness? It doesn't really

make sense. How is it for 11 years everything was okay,

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1	and suddenly, when Mr. Kassenoff decides he wants to
2	divorce, I suddenly have this mental illness? Judge, it
3	doesn't add up.
4	THE COURT: I don't think it was okay,
5	Ms. Kassenoff. I saw the videos about what transpired in
6	the house during the hearing.
7	MS. KASSENOFF: A lot of those deal with the
8	domestic violence of the plaintiff. I was dealing with it
9	on a day-in-day-out basis.
10	THE COURT: Okay, stop.
11	Anybody else have anything else they want to
12	say? I'm going to get the text messages. Mr. Wiederkehr,
13	is there anything you want to send to me for consideration
14	that hasn't already been sent to me?
15	MR. WIEDERKEHR: If I could respectfully just
16	ask if I could confer with my client, and if there is, I
17	will send it on notice to everyone, obviously.
18	THE COURT: That's fine.
19	MR. DIMOPOULOS: Just a final point, Your
20	Honor
21	MR. WIEDERKEHR: Sorry, Mr. Dimopoulos.
22	Timing, Judge? Other than as soon as possible?
23	THE COURT: As soon as possible. Send it to me
24	by mid afternoon tomorrow. If anyone wants to comment or
25	object to it or make a statement, they can respond to it.

1	I will get the transcript, and I want to think about and
2	review it before I issue something.
3	MR. DIMOPOULOS: Thank you.
4	MR. WIEDERKEHR: Thank you, Your Honor.
5	THE COURT: That goes for anybody else. If
6	there is anything Ms. Kassenoff, while I have you here,
7	I will state that there's no posting on Facebook. We were
8	here a year ago with posts, and I had a protective order
9	at that time. You are certainly free to post about
10	yourself, but your children are seeing it and the children
11	are hearing about it. If they're not seeing it, they're
12	hearing about it. And that's not appropriate and good for
13	their health. I have an order, and you need to follow it.
14	MS. KASSENOFF: Your Honor, I did follow your
15	order.
16	THE COURT: Okay.
17	MS. KASSENOFF: I have not look, I think your
18	order does address very specifically the children and the
19	plaintiff. I will say that I also think I have First
20	Amendment rights. We know that; there are cases on this.
21	We are going to be moving to vacate the order because it
22	is overbroad. And I am
23	THE COURT: You can absolutely move to vacate
24	the order if you choose to. Having researched the issue
25	of First Amendment rights, when they come into play

1	involving the best interests of the children and there
2	is case law on it, you're absolutely correct, and I have
3	read the case law. The order, in my opinion, is perfectly
4	acceptable, especially when children are learning of it.
5	It goes to children's rights and the husband's rights.
6	You should feel free to appeal. Post anything you want
7	other than this litigation that impacts your children or
8	their father. That's it.
9	COURT ATTORNEY REFEREE: Judge, I reviewed the
10	transcript after which this is the May 2020 or the
11	March 2020 order.
12	THE COURT: I said it back then, yes.
13	COURT ATTORNEY REFEREE: Right. If you read the
14	transcript, Judge, Jill Spielberg consented to the entry
15	of that order. Therefore, Ms. Kassenoff does not have a
16	right of appeal. She must move to vacate her consent.
17	There is no right of appeal to a consent order. That is a
18	consent order. The fact that Ms. Spielberg is not her
19	attorney doesn't make a difference.
20	THE COURT: If she wants to move to vacate it,
21	move to vacate it. Go ahead.
22	COURT ATTORNEY REFEREE: She can't move to
23	vacate it yet. She has to move to vacate her consent to
24	the order.
25	THE COURT: Okay.

1	MS. KASSENOFF: I don't know if Referee Ratner
2	realizes there is a more recent order, and it does deal
3	with
4	THE COURT: No. The more recent order that
5	arose out of that conference didn't get signed, because it
6	got lost in the pandemic.
7	MR. WIEDERKEHR: Judge, I will review the
8	transcript. I will address these issues. I know my
9	client's concerns, and I will proceed accordingly.
10	THE COURT: Very good. Thank you.
11	COURT ATTORNEY REFEREE: Judge, one other thing.
12	I have a trial ready conference scheduled for June 16 at
13	11:30. Do you see any reason that should not proceed and
14	that the trial ready order cannot issue, even though we're
15	awaiting Dr. Abrams's report?
16	THE COURT: The doctor's report is not going to
17	stop that. There is a deposition schedule this week.
18	MR. WIEDERKEHR: Not G&T. It was
19	Mr. Kassenoff's continued deposition.
20	THE COURT: Right.
21	MR. WIEDERKEHR: Which I just texted counsel
22	while we were doing this. This obviously was a bit of a
23	surprise appearance, and it's kind of impacting my ability
24	to proceed tomorrow. So I asked if perhaps the 9th was
25	available for Mr. Kassenoff and counsel.

1	MR. DIMOPOULOS: Judge Koba
2	MR. WIEDERKEHR: Mr. Dimopoulos is not available
3	on the 9th.
4	MR. DIMOPOULOS: Judge Koba, I am involved in
5	matters every single day, twice a day, often, from here
6	until July 11. There is no way. I have had this
7	deposition in my books for a month, and that's saying
8	nothing of Mr. Kassenoff's schedule. Mr. Wiederkehr has
9	had the documents from GT for the better part of seven
10	days, and under no circumstances will we consent.
11	MR. WIEDERKEHR: Let's not mischaracterize how
12	long I have had the documents. That's okay, counsel; it's
13	perfectly fine. If there is a lack of courtesy
14	forthcoming, it will be understood.
15	THE COURT: The deposition will proceed
16	tomorrow. Mr. Dimopoulos is on trial before me on the
17	9th, so he is not available.
18	MR. WIEDERKEHR: Not a problem, Judge.
19	COURT ATTORNEY REFEREE: So the trial ready
20	conference will proceed on the 16th at 11:30 a.m.
21	MR. DIMOPOULOS: Thank you.
22	THE COURT: All we have left is the deposition,
23	Dr. Abrams's report he will send his report, and then
24	all you would have from that would be any post-deposition
25	demands that they can get done. When is the thing

1	scheduled? Tomorrow?
2	MR. WIEDERKEHR: The deposition is tomorrow.
3	MR. DIMOPOULOS: We will have any
4	post-deposition demands prior to the 16th?
5	THE COURT: Yeah, I would push it out. I would
6	give them ten days to write their post-deposition demands
7	Ten days to respond. Push it out to the end of the month
8	COURT ATTORNEY REFEREE: June 30?
9	THE COURT: Yes.
LO	COURT ATTORNEY REFEREE: June 29?
11	MS. MOST: Either day is good for me.
L2	MR. WIEDERKEHR: Whatever works for the referee
L3	MR. DIMOPOULOS: Is June 29 at 11:00 possible?
L 4	COURT ATTORNEY REFEREE: Sure, or 2:00.
L5	MR. DIMOPOULOS: I will take the 11:00, please.
L 6	COURT ATTORNEY REFEREE: Mr. Wiederkehr?
L7	MR. WIEDERKEHR: That will work. Thank you.
L8	COURT ATTORNEY REFEREE: June 29 at 11:00.
L9	(Continued on next page to include jurat.)
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1		THE	COURT:	Than	k you.			
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3	It is hereby	certif	fied th	at the	forego	ing i	s a tr	ue and
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